or the specific inland origin and destination points.

- (b) Supplemental information. In the event a complaint is filed that is directed at a carrier's ability to fulfill its common carrier obligation with carrier-furnished cars, the carrier(s) shall immediately supplement the information contained in the contract sumary by submitting to the Board, and supplying to the complainant, additional data on the cars used to fulfill the challenged contract. This additional data shall include (by major car type used to fulfill the contract):
 - (1) Total bad-car orders;
 - (2) Assigned car obligations; and
 - (3) Free-running cars.

§ 1313.8 Contract summary for grain products—not involving a port.

- (a) Summary information. The summary of a contract for the transportation of grain products that does not involve service to or from a port must contain the information specified in §1313.7, paragraphs (a)(1), (2), (3) and (7). It must also contain the information specified in §1313.7(a)(6) if the contract contains such terms.
- (b) Supplemental information. In the event a complaint is filed that is directed at a carrier's ability to fulfill its common carrier obligation with carrier-furnished cars, the carrier(s) shall immediately supplement the information contained in the contract summary by submitting to the Board, and supplying to the complainant, additional data specified in §1313.7(b).

§ 1313.9 Grounds for complaints and contract review.

- (a) A complaint may be filed against a contract covered by this part:
- (1) By any shipper on the ground that such shipper individually will be harmed because the contract unduly impairs the ability of the contracting rail carrier or carriers to meet their common carrier obligations to the complainant under 49 U.S.C. 11101;
- (2) By a port on the ground that such port individually will be harmed because the contract will result in unreasonable discrimination against such port; and
- (3) By a shipper of agricultural commodities on the ground that such ship-

per individually will be harmed because:

- (i) The rail carrier has unreasonably discriminated by refusing to enter into a contract with such shipper for rates and services for the transportation of the same type of commodity under similar conditions to the contract at issue, and that such shipper was ready, willing, and able to enter into such a contract at a time essentially contemporaneous with the period during which the contract at issue was offered; or
- (ii) The contract constitutes a destructive competitive practice.
- (b) *Unreasonable discrimination*, for purposes of paragraph (a)(3)(i) of this section, has the same meaning as the term has under 49 U.S.C. 10741.

§ 1313.10 Procedures for complaints and discovery.

- (a) Complaints, discovery petitions, replies, and appeals—(1) Initial filing. Complaints must be filed by the 18th day after the contract summary is filed. Any discovery petition must accompany the complaint.
- (2) Complaint. A complaint must contain the correct, unabbreviated names and addresses of the complainant(s) and defendant(s). The complainant must set out the statutory provisions under which it has standing to file a complaint, and its reasons for requesting that the Board find the challenged contract unlawful.
- (3) Discovery petition. A discovery petition must note on the front page "Petition for Discovery of Rail Contract" and note the contract (and any applicable amendment) number. It should provide the following information:
- (i) Standing—grounds. The ground upon which the petitioner's complaint is based under §1313.9.
- (ii) Standing—affected party. Pertinent information regarding the petitioner's actual or potential participation in the relevant market, including:
- (A) The nature and volume of petitioner's relevant business.
- (B) The relevant commodities that petitioner ships or receives.
- (C) Comparisons of the petitioner's commodities, locations of shipping facilities and serving carriers, actual or